

Added to Civil District Court Southern Div.  
P.O. box 2546 Charleston WV 25329

Re: Bivens v. Six Named Agents of Federal Bureau of Narcotics  
403 U.S. 388, (1971)

REVISED DATE: 09/2001

FORM TO BE USED BY A STATE PRISONER IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. SECTION 1983 OR BY A FEDERAL PRISONER IN FILING A JUVENILE CLAIM.

**FILED**

**MAR - 8 2007**

Southern District of West Virginia  
Parkersburg

TERESA L. DEPPNER, CLERK  
U.S. District Court  
Southern District of West Virginia

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION

NO. 6:07-0147  
(leave this space blank)

West Virginia  
Bivens Action

S. U.S.C. sec. 552(x)  
Vanecko vs Rosen F.O.I.A. (P.A. request)  
Lawsuit for Malice Denial  
Re: Bivens v. Six Named Agents

(enter full names of each plaintiff(s))

1. DARRELL HARTER v. ELISA W. PKEY, Roger Ayers Inmate Number 0704617 47-Grossnickle  
Four  
1. U.S. Treasury Dept Bureau of Public Debt, Accrual Customer  
Service Federal Agents at Parkersburg Div. Fairbanks, Alaska  
2. U.S. Dept of Justice (2) Officials, Stephen Horn, Charles Miller,  
Stephen Horn, Charles Miller  
Under Color of Federal Law,  
Summary Trial on All Trialable Issues

(enter full names of each defendant(s))

I. HAVE YOU BEGUN OTHER LAWSUITS IN FEDERAL COURT DEALING WITH THE SAME FACTS INVOLVED IN THIS ACTION? YES ( ) NO ( )

If your answer is YES, describe the former lawsuit in the space provided below:

II. DID YOU PRESENT THE FACTS RELATING TO YOUR COMPLAINT TO THE STATE INMATE GRIEVANCE PROCEDURE? YES ( ) NO ( )

If your answer is YES:

1. What steps did you take? Admin Action  
2. What was the result? (Attach copies of grievances or other supporting documentation.)  
Malice Denial

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## VERIFIED STATEMENT

I have been advised of the requirements regarding exhaustion of administrative remedies and now submit this verified statement.

(Please choose the box that applies to your action):

☒ There are no grievance procedures at the correctional facility at which I am being confined.

☒ This cause of action arose at \_\_\_\_\_, and I am now being housed at \_\_\_\_\_. Therefore, I do not believe I have administrative remedies relating to this complaint at this time.

☒ I have exhausted my administrative remedies relating to this complaint and have attached copies of grievances demonstrating completions.

## III. PARTIES:

In Item "A" below, place your name in the first blank and your present address in the second blank. Do the same for additional plaintiffs, if any. NOTE: ALL PLAINTIFFS LISTED IN THE CAPTION ON THE FIRST PAGE SHOULD BE LISTED IN THIS SECTION.

A. Name of Plaintiff:

Devon Steele

Name of Present Confinement

Central Prison

Address of Present Confinement

1300 Western Blvd RMC 27606

In Item "B" below, place the full name of defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use Item (C) through (F) for additional defendants. NOTE: ALL DEFENDANTS LISTED IN THE CAPTION ON THE FIRST PAGE SHOULD BE LISTED IN THIS SECTION.

B. Defendant

Darrell Amber BPD mgr. (white)

Position

mgr. BPD Investment Securities

Employed at

U.S. Treasury ACS

Address

203 3rd St Parkersburg W.V. 26102

Capacity in which being sued: Individual ( ) Official ( ) Both (X)

C. Defendant

Elisha Whipkey (white)

Position

ACS BPD

Employed at

Treasury

Address

Same

Capacity in which being sued: Individual ( ) Official ( ) Both (X)

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- D. Defendant Roger Ayers (white)  
 Position Treasurer BPD / ACS  
 Employed at Same  
 Address Same  
 Capacity in which being sued: Individual ( ) Official ( ) Both ☒
- E. Defendant Patty Grossnickle (white)  
 Position ACS / BPD  
 Employed at Treasury  
 Address Same  
 Capacity in which being sued: Individual ( ) Official ( ) Both ☒
- F. Defendant U.S. Treasury BPD / U.S. O.O.S  
 Position Stephen Kern & Charles Miller  
 Employed at U.S. Army's Charleston V.I. P.D.  
 Address P.O. 1713.  
 Capacity in which being sued: Individual ( ) Official ( ) Both ☒

## IV. STATEMENT OF CLAIM

*Raise Fed questions of Facts & Law*

State here as briefly as possible the **FACTS** of your case. Describe how each defendant is involved. Include also the names of the other persons involved, dates and places. **DO NOT GIVE ANY LEGAL CITATIONS OR ANY LEGAL ARGUMENTS OR CITE ANY STATUTES.** If you wish to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets if necessary.

*N.C. State Prisoner / Af. Amer's*  
ON Nov. 13.06 I mailed 1st class request, to defendant's mother  
U.S. Customs ref: copies, requesting receipt under F.O.I.A./Pa. section  
chief and all ACC BPD / Treasury under: 5 U.S.C. sec. 552(a) to FORWARD:  
within 20 working days Advertisements, including determination of securities investment  
ments, bonds, circulars, re: EE and F, HA series, bonds forms for purchases.  
Instructions, and Customs rules regulations manuals, documents, an actual  
customs services protocol/agenda's, however def's their employee's, never failed  
and refused, voluntarily, delay, limit, to my requests, of U.S. Govt reg's  
in a Discriminative Manner period, of my reply, Back L.P. policy  
race, & submitted description as Black Prisoner. This enforces perception  
that BPD. erect barriers against this class, but against BPD Customs/Policy  
which U.S. Congress did not intend legislation for used to omit P.D. (M.M.)

Instant case Steele, reg's does not leave after F.O.I. aka (recourse  
or neutral in partial appeal route, See: Pell v. Procunier 438 U.S. (1978),  
See: Turner v. SA 29 432 U.S. 78 (1987).  
See: Manroe v. Papp 365 U.S. 167 (1961) See: Child death laws, Thorn v. Gibson  
529 F.2d 709 (5th Cir. 1976).

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Thus I release my F.O.I.A request in this Court of Proper  
competent. Jurisdiction appropriate, 28 U.S.C. 1391(b)(2) 28 U.S.C. 1332, 1342, 1345  
Vaughan v. Rosen within 14 days receive exemption - justification for  
my refusal to submit documents, also send PDF 2243 Form, PD 1048 Form  
Job descriptions. ARPA BPA names, and common names, Pres. Name, and  
see designee names and addresses; 1st 4th 6th & 14th U.S. Const. violations  
They manipulate on overall effect that is unconstitutional, see: Palmer v. Johnson, 193 F.2d 66  
5th Cir. 1999. Identifiable harm, Wilson, 30 U.S. at 305  
Also deprive me of Full Complete Court process, BPA intent is to sell security notes  
yet keep customers in the dark, and meaning needless route to hide-  
conceal corrupt wrongdoings of police racial and class prison system;  
withholding Public Info. to create a breach of trust, breach of duty,  
Question is, whether the restriction violates U.S. Const. rights,  
And, minus a hearing due Process / Equal Protection, Liberty Interest,  
See: Turner Test, and Wolff v. McDonnell, 418 U.S. 539 (1974), Samlir v. Connors 515  
U.S. 472 (1995), Also request PO 2243 case involving a Prisoner Funds request  
Therefore F.O.I.A/PA request order granted  
Supervisor Harper created directly participated with F.O.I.A/PA request. Name requested  
Also, withheld release online hearing info, also requested  
28 U.S.C. 2283 - 84 Injunct. rule 65(b) Fed. Civ. Pro.

V. RELIEF SOUGHT BY PRISONER 28 USC Sec. 2201-2202,

State briefly exactly what you want the Court to do for you. **MAKE NO LEGAL ARGUMENTS. DO NOT CITE CASES OR STATUTES.**

1. Injunctive for F.O.I.A/PA info. order, Prohibit also documentation described herein.  
All documents matter described herein, including APD Prior suit re: F.O.I.A/PA
2. Comp Damage Awards: \$ 75,000.00
3. Punitive Damage Awards: \$ 100,000.00
4. Reasonable Proc Attorney's fee's 42 USC. 1988  
Summary

request is for customer serv/rep, to be informed/advised of  
current duties, obligations, Agnora, Protocol/regulations, rules,

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to understand the law, comprehend the legal resources, to better  
prepare for his individual investor needs to cut complex issues  
designed to seize money, undue risk, discriminate re: poor class.  
And enforce undue risk, and avoid pitfalls, and further

discriminative routine practice, and understand P.D 1048, PD 2243

Applications for relief. He also require Designee Comm. Name address,

Pres. Treasury/BPD name address, sec. same. All Def's was personally responsible for  
the violations, causing Discriminatory Practice in concert, committing Condonance  
designed to discourage, delete blacks and prisoners classes, Discharge wanton  
financial system deprivation.

✓ Signed this 5 day of B, 2007.

✓ TREWN STEELE  
Signature of Plaintiff

\_\_\_\_\_  
Signature of other Plaintiffs  
(if necessary)

I declare under penalty of perjury that the foregoing is true and correct.

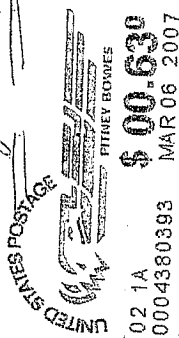
✓ 3-8-07  
Date

✓ TREWN STEELE  
Signature of Plaintiff

\_\_\_\_\_  
Signature of other Plaintiffs  
(if necessary)

Trevon Steele (0704617)  
1300 western Blvd  
Raleigh, N.C. 27606

Legal Mail



MAILED FROM CENTRAL PRISON

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0004380393  
\$ 00.63<sup>00</sup>  
MAR 06 2007

U.S. District Court Southern Division  
P.O. Box 2846  
Charleston, W.V. 25329

25329+2846

